

THE DAILY BEE.

NEWS FROM COUNCIL BLUFFS

COUNCIL BLUFFS.
OFFICE: NO. 12 PEARY STREET.

Delivered by carrier to any part of the city
H. W. TILTON, - MANAGER.

TELEPHONES | Business Office..... No. 43
| Night Editor..... No. 33

MINOR MENTION.

N. Y. Plumbing Co.
Council Bluffs Lumber Co. Coal.
The Choral Union will meet this evening at the Young Men's Christian Association rooms.

Mizra Temple No. 9 will meet this afternoon for the election of officers. All members are requested to be present.

Married.—Last evening, Mr. Arthur P. Ranney and Miss Katie Holden, both of Council Bluffs, Rev. H. B. Barton officiating.

Arrest.—A man was arrested in the city jail yesterday by United States Marshal D. B. Miller on the charge of counterfeiting.

Poachas degree, Improved Order of Red Men will give a special Friday evening at the Masonic temple. There will be a musical and literary program, after which there will be dancing.

The ladies of St. John's English Lutheran church will present for an auction sale and supper Thursday afternoon and evening at their room in the Merriman block, 209 Main and 309 Pearl street.

Judge Smith declines to interfere with the governor for the pardon of L. Harrison, the burglar who is serving a two years' sentence in the state penitentiary, and whose sister sent up a prayer for mercy for him to the governor of China.

Emancipation No. 8, Union Veteran Legion, hold a regular meeting at Knights of Pythias hall at 7 o'clock this evening. A full attendance is desired. Officers will be elected for the coming year. Ladies auxiliary No. 17 will hold a meeting at the same time.

In the superior court yesterday the case of Deas-Wells & Co. against the Weis-Schug Hardware company was on trial. The two firms have a wall running between their warehouses which, it is claimed, the defendant has never paid its share for. The plaintiff sued for \$900.

Missed decisions were issued yesterday to the following parties: R. L. Oberholser of West Superior, Wis., and Lizzie Mouser of Council Bluffs; John D. Seydel and Lena Funkel of Puttawattamie county; Augustus Voss of Puttawattamie and Clidate Rhinefield of Mills County; Arthur F. Remey and Katie Hiltz of Council Bluffs.

Miss Rosa Seale, a young lady who is employed in a Broadway millinery store, fainted away yesterday morning at the corner of Vine and Bryant streets while on her way to work. She was picked up and carried in the marshal's office, where a physician attended her. Heart trouble was pronounced to be the cause of her fall. Last evening she was reported improving. She lives on Vine street.

Salvation Oil, the people's balmment, is guaranteed the best. It will cure you.

SPECIAL HOLIDAY SALE FOR MEN.

At the Council Bluffs Carpet Store for two weeks, for the benefit of gentlemen who desire to make presents to their lady friends. What is handsomer or will be better appreciated than portiers lace curtains, ottomans, carpet sweepers, rugs, especially fur rugs, for a snowy Christmas? Mail orders given especial attention.

Coal and wood; best and cheapest Missouri hard wood in the city; prompt delivery. H. A. Cox, No. 4 Main.

PERSONAL PARAGRAPHS.

S. P. McConnell left last evening for the south.

H. S. Jones has returned from a ten days' trip to Texas.

Emmet Tinley is confined to his home by a serious illness.

J. C. Bixby left last evening on a business trip to Carrollton.

Miss Ethel Floyd of Lincoln is in the city, the guest of Miss Ogden.

Indigestion! Miserable! Take Beecham's Pills.

The snow and cold weather does not diminish the demand for acreage in the Klein tract, 24 miles east of the post office; 300 acres yet to be sold in one, to ten acre tracts, suitable for fruit and garden. Day & Hess, agents, 39 Pearl street.

For warming guest chambers, bath rooms, etc., our gas heaters are just what you want. Look at them. Clean, convenient cheap. C. B. Gas and Electric Light Co.

Beyond all doubt the largest and most complete stock of holiday goods at lowest prices is at Davis', the leading druggist and perfumer.

BEST HIS DAUGHTERS-IN-LAW.

Major Lawrence thinks the force can be profitably reduced.

The rumors that have been in circulation at odd times lately that the police department would be increased by the addition of a few more men appear to have been composed mostly of wind, and the gentlemen who have been lying around waiting for some policeman to die or get discharged or for the city council to take some action which might result in their having a chance to parade the streets during the cold winter evenings lie down in peace, for nothing has been done.

The afternoon Judge Ayleworth made his address to the jury for these hours and a half, closing just at the hour of adjournment. This morning the jury will meet in the library to hear the other arguments, while Judge Smith hears the testimony in the first of the cases, that of William Benson, charged with assault with intent to commit murder.

TOO MANY POLICEMEN.

W. D. Graham is in the clutches of the officers of the law and may have considerable trouble in getting out again.

About five weeks ago he became involved in a quarrel with his daughter-in-law, who had married George E. Wilcox, son of Mr. and Mrs. Wilcox, and subsequently a terrible threshing to her in the excess of his parental affection. He immediately left home and had not been seen since until yesterday, when he was run in on the strength of a warrant which had been issued for his arrest after his trouble. The young woman, it is believed, has been staying from the effects of the old man's beating and has been confined to the home of her friends in Omaha. There is even yet some uncertainty as to whether she will rally. Graham, upon being locked up, was charged with assault and battery, but the charge may be made more serious.

Constipation cured by DeWitt's Early Risers.

Wanted—Cash offer for ten shares Citizen's State Bank stock. Must be sold. Address E. H. Sheafe.

Brighter than gas, cheaper than electric light and as beautiful as a dream—these new art lamps at Lund Bros.

Do you smoke? Have you tried T. D. King & Co.'s Portagio? It's a charmer. Just light one.

Gentlemen, the finest line of fall goods in the city just received. Reiter, the tailor, 310 Broadway.

IN SEARCH OF SATISFACTION.

The Council Bluffs & Omaha Bridge and Railway company is made defendant again in a damage suit just commenced in the district court. I. N. Wilkins, the young man whose unlucky collision with a motor on South First street a few weeks ago was mentioned in THE BEE, filed a petition yesterday in which he alleged that on the 27th of October he was overtaken by a motor which was running at the steep grade on First street at the rate of twenty miles an hour, and had his wagon broken to pieces, his horse rendered worthless, and he himself received injuries from which he will never recover. He alleges that the motor is operating its cars on that street without any license, and that the company is guilty at such a rate that if the game he has been led could not have gotten out of the way in time to avert the damage. He demands a judgment of \$10,000 against the company.

If you have piles DeWitt's Witch Hazel salve will surely cure you.

McPhail pianos and Crown organs, cash or installments. Mar. Bourcious, 116 Stutsman street. Satisfaction guaranteed.

Genius Round Oak, Radiant Home P. Stewart stoves and ranges, sold exclusively by Cole & Cole, 41 Main.

Holiday photos, cut prices, \$1.50 for cabinets, for 30 days. Cottage gallery, Riley's old stand.

Coal and Wood, Sackett & Preston, 628 Broadway, Telephone 44.

NEWS FROM COUNCIL BLUFFS

Park Commissioners Searching for a Site for Another Public Park.

HAVE MONEY ON HAND TO BUY IT WITH

Cash Accumulated Through Careful and Conservative Business Methods Being Used in Managing the Affairs of the Commission—Sites Offered.

Council Bluffs is to have another park if the signs of the times are right. The park commissioners have on hand \$30,000 in ready money and propose to spend it by adding another to an already fine system of parks. A tax of half a mill was authorized three years ago by special vote of the people for the purpose of establishing a park in the western part of the city. The proceeds of this tax now being in the hands of the commissioners, they have advertised for sealed bids from property owners, who are given until December 31 to send in their propositions, the territory west of Twenty-third street and bounded by Avenue C on the north and Fifth Avenue on the south, is upon which bids will be considered, and when the selection is made.

The ladies of St. John's English Lutheran church will present for an auction sale and supper Thursday afternoon and evening at their room in the Merriman block, 209 Main and 309 Pearl street.

Judge Smith declines to interfere with the governor for the pardon of L. Harrison, the burglar who is serving a two years' sentence in the state penitentiary, and whose sister sent up a prayer for mercy for him to the governor of China.

Emancipation No. 8, Union Veteran Legion, hold a regular meeting at Knights of Pythias hall at 7 o'clock this evening. A full attendance is desired. Officers will be elected for the coming year. Ladies auxiliary No. 17 will hold a meeting at the same time.

In the superior court yesterday the case of Deas-Wells & Co. against the Weis-Schug Hardware company was on trial. The two firms have a wall running between their warehouses which, it is claimed, the defendant has never paid its share for. The plaintiff sued for \$900.

Missed decisions were issued yesterday to the following parties: R. L. Oberholser of West Superior, Wis., and Lizzie Mouser of Council Bluffs; John D. Seydel and Lena Funkel of Puttawattamie county; Augustus Voss of Puttawattamie and Clidate Rhinefield of Mills County; Arthur F. Remey and Katie Hiltz of Council Bluffs.

Miss Rosa Seale, a young lady who is employed in a Broadway millinery store, fainted away yesterday morning at the corner of Vine and Bryant streets while on her way to work. She was picked up and carried in the marshal's office, where a physician attended her. Heart trouble was pronounced to be the cause of her fall. Last evening she was reported improving. She lives on Vine street.

Salvation Oil, the people's balmment, is guaranteed the best. It will cure you.

SOMEBODY IS MISTAKEN.

Widely Different Stories Told to the Court at the Meschedorff Suit.

The Meschedorff case came to an end yesterday afternoon, so far as the taking of the testimony was concerned, and the entire afternoon was occupied by Judge Ayleworth in making his arguments before the jury. Several witnesses were introduced by the attorney for the plaintiff during the morning session, but with hardly an exception the cross-examinations resulted disastrously for the plaintiff's case, or at least it appeared so to the spectators.

Not being satisfied with the testimony that Thomas D. Tolle had given a week before, he again sat down on the stand and again denied with regard to the article in the paper which it was alleged he had written, that he had probably want to get a couple of hundred or so to send around to Meschedorff's customers. The plaintiff's attorney put Welker upon the stand also and asked him about his conversation with Tolle, and defied him to repeat it.

When Tolle was put through his cross-examination the testimony which he had given a week ago was shoved under his nose, and he was asked to explain how it was that he had not said more about his conversation with the defendant Welker shortly after the libelous article appeared. He stated that Welker had suggested to him to take a copy of the paper and to send it to his customers, and that he had done so, and told him that he would probably want to get a couple of hundred or so to send around to Meschedorff's customers.

The plaintiff's attorney put Welker upon the stand also and asked him about his conversation with Tolle, and defied him to repeat it.

Not being satisfied with the testimony that Thomas D. Tolle had given a week before, he again sat down on the stand and again denied with regard to the article in the paper which it was alleged he had written, that he had probably want to get a couple of hundred or so to send around to Meschedorff's customers.

The plaintiff's attorney put Welker upon the stand also and asked him about his conversation with Tolle, and defied him to repeat it.

Not being satisfied with the testimony that Thomas D. Tolle had given a week before, he again sat down on the stand and again denied with regard to the article in the paper which it was alleged he had written, that he had probably want to get a couple of hundred or so to send around to Meschedorff's customers.

The plaintiff's attorney put Welker upon the stand also and asked him about his conversation with Tolle, and defied him to repeat it.

Not being satisfied with the testimony that Thomas D. Tolle had given a week before, he again sat down on the stand and again denied with regard to the article in the paper which it was alleged he had written, that he had probably want to get a couple of hundred or so to send around to Meschedorff's customers.

The plaintiff's attorney put Welker upon the stand also and asked him about his conversation with Tolle, and defied him to repeat it.

Not being satisfied with the testimony that Thomas D. Tolle had given a week before, he again sat down on the stand and again denied with regard to the article in the paper which it was alleged he had written, that he had probably want to get a couple of hundred or so to send around to Meschedorff's customers.

The plaintiff's attorney put Welker upon the stand also and asked him about his conversation with Tolle, and defied him to repeat it.

Not being satisfied with the testimony that Thomas D. Tolle had given a week before, he again sat down on the stand and again denied with regard to the article in the paper which it was alleged he had written, that he had probably want to get a couple of hundred or so to send around to Meschedorff's customers.

The plaintiff's attorney put Welker upon the stand also and asked him about his conversation with Tolle, and defied him to repeat it.

Not being satisfied with the testimony that Thomas D. Tolle had given a week before, he again sat down on the stand and again denied with regard to the article in the paper which it was alleged he had written, that he had probably want to get a couple of hundred or so to send around to Meschedorff's customers.

The plaintiff's attorney put Welker upon the stand also and asked him about his conversation with Tolle, and defied him to repeat it.

Not being satisfied with the testimony that Thomas D. Tolle had given a week before, he again sat down on the stand and again denied with regard to the article in the paper which it was alleged he had written, that he had probably want to get a couple of hundred or so to send around to Meschedorff's customers.

The plaintiff's attorney put Welker upon the stand also and asked him about his conversation with Tolle, and defied him to repeat it.

Not being satisfied with the testimony that Thomas D. Tolle had given a week before, he again sat down on the stand and again denied with regard to the article in the paper which it was alleged he had written, that he had probably want to get a couple of hundred or so to send around to Meschedorff's customers.

The plaintiff's attorney put Welker upon the stand also and asked him about his conversation with Tolle, and defied him to repeat it.

Not being satisfied with the testimony that Thomas D. Tolle had given a week before, he again sat down on the stand and again denied with regard to the article in the paper which it was alleged he had written, that he had probably want to get a couple of hundred or so to send around to Meschedorff's customers.

The plaintiff's attorney put Welker upon the stand also and asked him about his conversation with Tolle, and defied him to repeat it.

Not being satisfied with the testimony that Thomas D. Tolle had given a week before, he again sat down on the stand and again denied with regard to the article in the paper which it was alleged he had written, that he had probably want to get a couple of hundred or so to send around to Meschedorff's customers.

The plaintiff's attorney put Welker upon the stand also and asked him about his conversation with Tolle, and defied him to repeat it.

Not being satisfied with the testimony that Thomas D. Tolle had given a week before, he again sat down on the stand and again denied with regard to the article in the paper which it was alleged he had written, that he had probably want to get a couple of hundred or so to send around to Meschedorff's customers.

The plaintiff's attorney put Welker upon the stand also and asked him about his conversation with Tolle, and defied him to repeat it.

Not being satisfied with the testimony that Thomas D. Tolle had given a week before, he again sat down on the stand and again denied with regard to the article in the paper which it was alleged he had written, that he had probably want to get a couple of hundred or so to send around to Meschedorff's customers.

The plaintiff's attorney put Welker upon the stand also and asked him about his conversation with Tolle, and defied him to repeat it.

Not being satisfied with the testimony that Thomas D. Tolle had given a week before, he again sat down on the stand and again denied with regard to the article in the paper which it was alleged he had written, that he had probably want to get a couple of hundred or so to send around to Meschedorff's customers.

The plaintiff's attorney put Welker upon the stand also and asked him about his conversation with Tolle, and defied him to repeat it.

Not being satisfied with the testimony that Thomas D. Tolle had given a week before, he again sat down on the stand and again denied with regard to the article in the paper which it was alleged he had written, that he had probably want to get a couple of hundred or so to send around to Meschedorff's customers.

The plaintiff's attorney put Welker upon the stand also and asked him about his conversation with Tolle, and defied him to repeat it.

Not being satisfied with the testimony that Thomas D. Tolle had given a week before, he again sat down on the stand and again denied with regard to the article in the paper which it was alleged he had written, that he had probably want to get a couple of hundred or so to send around to Meschedorff's customers.

The plaintiff's attorney put Welker upon the stand also and asked him about his conversation with Tolle, and defied him to repeat it.

Not being satisfied with the testimony that Thomas D. Tolle had given a week before, he again sat down on the stand and again denied with regard to the article in the paper which it was alleged he had written, that he had probably want to get a couple of hundred or so to send around to Meschedorff's customers.

The plaintiff's attorney put Welker upon the stand also and asked him about his conversation with Tolle, and defied him to repeat it.

Not being satisfied with the testimony that Thomas D. Tolle had given a week before, he again sat down on the stand and again denied with regard to the article in the paper which it was alleged he had written, that he had probably want to get a couple of hundred or so to send around to Meschedorff's customers.

The plaintiff's attorney put Welker upon the